CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD SAN FRANCISCO BAY REGION

ORDER NO. 96- 062

NPDES NOS. CA0027952, CA0027693, CA0005410, CA0028525, CA0028231, CA0028517, CA0005177, CA0027685, CA0006122, CA0028363, CA0006190, CA0006653, CA0006343, CA0004049, CA0028339, CA0005631, CA0028401, CA0005436, CA005797, CA0027723, CA0028398

RESCISSION OF WASTE DISCHARGE REQUIREMENTS FOR:

American Brass and Iron, Ashland Chemical Co, Courtauld Aerospace, Criterion Catalyst, Desoto Inc.-Union City, Dexter-Hysol Aerospace, FMC Corp., GATX, Harcros Pigments, Inc., Henkel Corp./Parker Amchem, IMTT-Richmond-CA, Kaiser Aerotech, Marine Magnesium Co., PG&E-Martinez, PG&E-Oakland, PG&E-Oleum, Pennzoil, Quikrete, Shell Oil Company - South San Francisco Pipeline Terminal, Time Oil, and U.S. Department of Energy-Stanford Linear Accelerator Center

The California Regional Water Quality Control Board, San Francisco Bay Region (hereinafter the Board) finds that:

- 1. Ashland Chemical, GATX, Pennzoil, IMTT-Richmond-CA, Shell Oil Company South San Francisco Pipeline Terminal, and Time Oil operate bulk storage facilities in Alameda, Contra Costa and San Francisco County. The individual NPDES permits for these facilities regulates stormwater only. These facilities are also covered under the General Stormwater Permit No. CAS000001.
- 2. American Brass and Iron, Courtauld Aerospace, FMC Corp, Marine Magnesium, PG&E-Martinez, PG&E-Oleum, and U.S. Department of Energy Stanford Linear Accelerator Center used to have industrial activity related process water but have ceased discharge due to closure of facility or diversion of all process water to the local sanitary district.
- 3. Criterion Catalyst, Desoto Inc. Union City, Dexter-Hysol Aerospace, Harcros Pigments, Henkel Corp, Kaiser Aerotech, PG&E Oakland, and Quikrete are currently industrial facilities that only discharge stormwater through their individual NPDES Permit. These facilities are also covered under the General Stormwater Permit.
- 4. Facilities listed under finding 1 and 3 are covered under the General Stormwater Permit. The General Stormwater Permit requires elimination of non-storm water discharges to stormwater systems except for certain minor industrial sources; development and implementation of a stormwater pollution prevention plan; and monitoring of stormwater discharges. Individual NPDES Permits are no longer necessary for these facilities.
- 5. Facilities listed under finding 2 no longer have any industrial activity. Therefore, individual NPDES permits are no longer necessary for these facilities.

- 6. The rescission of waste discharge requirements for these discharges is exempt from the provisions of Chapter 3 (commencing with Section 21000 of Division 13) of the Public Resources Code (CEQA) pursuant to Section 13389 of the California Water Code.
- 7. The Board has notified the above listed dischargers and interested agencies and persons of its intent to rescind waste discharge requirements, and has provided them with an opportunity for a public hearing and an opportunity to submit their written views and recommendations.
- 8. The Board, in a public meeting, heard and considered all comments pertaining to the rescission of waste discharge requirements for the above discharge.

IT IS HEREBY ORDERED that Order No. 93-053, 89-135, 90-135, 91-087, 90-107, 91-088, 92-048, 89-134, 91-089, 92-061, 89-174, 91-157, 91-053, 90-126, 90-152, 89-094, 89-120, 79-004, 89-172, 93-002, and 90-098 are rescinded.

I, Loretta K. Barsamian, Executive Officer, do hereby certify the foregoing is a full, true and correct copy of an Order adopted by the California Regional Water Quality Control Board, San Francisco Bay Region on May 15, 1996.

Loretta K. Barsamian
Executive Officer